1 2 3 4 5	John A. Kawai, CSBN 260120 CARPENTER, ZUCKERMAN & ROWLEY 407 Bryant Circle, Suite F, Ojai, CA 93023 Tel: (805) 272-4001 Fax: (805) 719-6858 Email: jk@czrlaw.com Of Attorneys for Plaintiffs	
6 7 8 9 10 11 12 13	Deborah A. Bianco, <i>Pro Hac Vice</i> Washington State Bar No. 19826 PO Box 6503 Bellevue, WA 98008 Tel: (425) 747-4500 Fax: 425-747-8400 Email: deb@debbiancolaw.com Carol L. Hepburn, <i>Pro Hac Vice</i> PO Box 17718 Seattle, WA 98127 Tel: 206) 957-7272 Fax: (206) 957-7273 Email: carol@hepburnlaw.net	
14 15 16 17	Attorney for Plaintiffs UNITED STATES I NORTHERN DISTRIC	CT OF CALIFORNIA
18 19 20 21 22 23 24 25 26	"Amy," et. al., Plaintiffs, v. RANDALL STEVEN CURTIS Defendant.	Case No: 4:19-CV-02184PJH DECLARATION OF MARGARET E. MABIE IN SUPPORT OF MOTION FOR APPROVAL OF MINOR SETTLEMENT
26 27 28		

DECLARATION OF MARGARET E. MABIE ISO MOTION FOR APPROVAL OF MINOR SETTLEMENT - 1

I, MARGARET E. MABIE hereby declare as follows:

- 1. I, Margaret E. Mabie, am an attorney licensed to practice law in the State of New York.
- 2. I am employed by Marsh Law Firm, PLLC.
- 3. I represent Plaintiffs "Amy," "Jessica," "Jenny," "Erika," and "Tori" related to their status as survivors of child pornography crimes. Although not of record, I have assisted with representation of them in this matter.
- 4. I make this declaration in support of the Motion for Approval of Minor Settlement in this case.
- 5. Since the commencement of this action, the plaintiff "Tori" reached the age of majority, and she is no longer a minor plaintiff.
- 6. I nonetheless make this declaration in support of the parties' settlement of the claims herein and the terms of the parties' proposed settlement agreement.
- 7. I was present for settlement discussions and approve of the terms of the parties' proposed settlement agreement.
- 8. The costs and expenses advanced by the Marsh Law Firm, PLLC for services of expert Kevin Laws in this matter were \$2,569.00.
- 9. I hereby declare under penalty of perjury under the laws of the United States of America that the foregoing it true and correct to the best of my knowledge.

DATED July 14, 2021

Margaret E. Mabie, Esq.

31 Hudson Yards, 11th Floor

New York, New York 10001

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Attorney for Plaintiffs Amy, Jessica, Jenny, Erika and Tori

Vangaret & Mabio